From the INTERNATIONAL BUREAU

PCT

NOTIFICATION CONCERNING
TRANSMITTAL OF COPY OF INTERNATIONAL
PRELIMINARY REPORT ON PATENTABILITY
(CHAPTER I OF THE PATENT COOPERATION
TREATY)

(PCT Rule 44bis.1(c))

_	_	
Ή	ľ)

SHANGHAI PATENT & TRADEMARK LAW OFFICE 435 Guiping Road Shanghai 200233 CHINE

Date of mailing (day/month/year)			
12 July 2007 ((12.07.2007)		

Applicant's or agent's file reference 049762 PC

IMPORTANT NOTICE

International application No. PCT/CN2004/001586

International filing date (day/month/year) 31 December 2004 (31.12.2004)

Priority date (day/month/year)

Applicant

INTEL CORPORATION et al

The International Bureau transmits herewith a copy of the international preliminary report on patentability (Chapter I of the Patent Cooperation Treaty)

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Nora Lindner

Facsimile No. +41 22 338 82 70

e-mail: pt02.pct@wipo.int

Form PCT/IB/326 (January 2004)

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference 049762 PC	FOR FURTHER ACTION	See item 4 below		
International application No. International filing date (day/month/year) 31 December 2004 (31.12.2004)		Priority date (day/month/year)		
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237				
Applicant INTEL CORPORATION				

1.	1. This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).			
2.	This REPORT consists of a total	al of 5 sheets, including this co	ver sheet.	
	In the attached sheets, any refer to the international preliminary		the International Searching Authority should be read as a reference or I) instead.	
3.	3. This report contains indications relating to the following items:			
	Box No. I	Basis of the report		
	Box No. II	Priority		
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability		
	Box No. IV	Lack of unity of invention		
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
	Box No. VI	Certain documents cited		
	Box No. VII	Certain defects in the international application		
	Box No. VIII	Certain observations on the international application		
4.	4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis.2).			
	December 2011			
	Date of issuance of this report 03 July 2007 (03.07.2007)			
	The International Bureau of WIPO Authorized officer			
	34, chemin des Colombettes 1211 Geneva 20, Switzerland Nora Lindner			
Facsimile No. +41 22 338 82 70			e-mail: pt02.pct@wipo.int	

Form PCT/IB/373 (January 2004)

PATENT COOPERATION TREATY

REC'D 28 OCT 2005

WIPO	PCT

From the

INTERNATIONAL SEARCHING AUTHORITY

_	
 \sim	•
 ··	

PCT

200233				
435 Guiping Road, Shanghai, P.R. China SHANGHAI PATENT & TRADEMARK AGENCY		WRITTEN OPINION OF THE INTERNATIONAL		
SHANGHAI PAIENI &IRADEMARK AGENCY		SEARCHING AUTHORITY		
		(PCT Rule 43 bis.1)		
		Date of mailing		
		(day/manihaedr)	T 2005 (2 0 · 1 0 · 2 0 0 5	
Applicant's or agent's file reference		FOR FURTHER A	CTION	
049762PC			see paragraph 2 below	
International application No.	International filing da	ate (day/month/year)	Priority date (day/month/year)	
PCT/CN2004/001586	31.Dec 2004	(31.12.2004)		
International Patent Classification (IPC) or be	oth national classificat	ion and IPC		
	IPC7:G0	06F11/00		
Applicant				
INTEL CORPORATION et al				
1. This opinion contains indications relati	ng to the following iter	ms:		
	on			
☐ Box No.II Priority				
	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			
 ☐ Box No. IV Lack of unity of invention ☐ Box No. V Reasoned statement under Rule 43bis.1(a)(i)with regard to novelty, inventive step or industrial applicability; 			lty, inventive step or industrial applicability;	
citations and explanations supporting such statement				
Box No.VI Certain documents cited				
	☐ Box No. VII Certain defects in the international application ☐ Box No.VIII Certain observations on the international application			
_	Dox 110. VIII Cestain observations on the international application			
2. FURTHER ACTION			•	
If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered.				
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.				
For further options, see Form PCT/ISA/220.				
3. For further details, see notes to Form PCT/ISA/220.				
1				
			_ [
Name and mailing address of the ISA/CN	Data of completion	of this oninion	Authorized officer	

Name and mailing address of the ISA/CN		
The State Intellectual Property Office, the		
P.R.China 6 Xitucheng Rd., Jimen Bridge,		
Haidian District, Beijing, China 100088		
Facsimile No. 86-10-62019451		

21.Sep 2005(21.09.2005)

Telephone No. 86-10-62084932

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/CN2004/001586

Box	Box No. I Basis of the opinion	
1.	. With regard to the language, this opinion has been established	on the basis of:
	the international application in the language in which it was a translation of the international application into furnished for the purposes of international search (Rules	, which is the language of a translation
2.	 With regard to any nucleotide and/or amino acid sequence di invention, this opinion has been established on the basis of: 	sclosed in the international application and necessary to the claimed
	 a. type of material a sequence listing table(s) related to the sequence listing 	
	b. format of material on paper in electronic form	
	c. time of filing/furnishing contained in the international application as filed filed together with the international application in ele furnished subsequently to this Authority for the purpo	
3.		of a sequence listing and/or table relating thereto has been filed or in the subsequent or additional copies is identical to that in the s filed, as appropriate, were furnished.
4.	4. Additional comments:	

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/CN2004/001586

Box No. II Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			
This questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:			
	the entire international application		
	claims Nos.		
bec	ause:		
\boxtimes	the said international application, or the said claims Nos. 15-19		
	relate to the following subject matter which does not require an international preliminary examination(specify): mere presentations of information		
-			
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):		
	the claims, or said claims Nos. are so inadequately supported		
	by the description that no meaningful opinion could be formed (specify):		
	no international search report has been established for said claims Nos.		
	a meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time limit:		
	furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Instructions,		
-	and such listing was not available to the International Searching Authority in a form and manner acceptable to it. [] furnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Searching Authority in a form and manner acceptable to it.		
}	pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under Rule 13ter.1(a) or (b).		
	lo 🚤		
	the tables related to the nucleotide and/or amino acid sequence listing, if in electronic form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions. See Supplemental Box for further details.		

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/CN2004/001586

citations and explanations supporting such statement				
1.	Statement:			
	Novelty (N)	Claims	1-14,20-25	YES
		Claims		NO NO
	Inventive step (IS)	Claims	1-14,20-25	YES
	~	Claims		NO NO
		•		
	Industrial applicability (IA)	Claims	1-14,20-25	YES
		Claims		NO

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability;

2. Citations and explanations

Box No. V

The invention relates to a method and system to remotely log debug information, comprising:executing a program code on a first computer system; generating debug information upon the occurrence of an error during execution of the program code; and transmitting the debug information to a second computer system via network.

D1,D2,D3,D4 are considered to be the closest prior art:

D1: JP2000-215080A

D2: CN1383070A

D3: WO0007100A1

D4: US6101607A

D1 discloses a terminal equipment, which in response to symbol transformation demand, transmits debug information, compring :connection is recognized when a request signal is send to establish connection between circuit and relay apparatus. A desired system is designated and informed to the relay apparatus which coesses debug information on designated system connected via virtual server. A symbol transformation demand is output for debugging the program and in response to the demand, debug information is transmitted;

D2 discloses an information processing apparatus. An authentication unit controls a monitor unit to output the monitored execution status of the program, corresponding to a debug information received from a debug communication unit. The debug communication unit transmits monitored information from monitored unit to the debugging;

D3 discloses a remote debugging method. Client program trace control information is transmitted to the client site where the client program is executed along with another code module. The code module traces the execution of client program, based on the trace control information generates a trace log in decrypted form. The trace log is then transmitted to the developer site to debug the client program;

D4 discloses a program function access limiting method. The administrator sets authorization for each registered program functions which are accessible to user via user interface. The application program interface function call is located in application program code, which is executed only if the user has authorization for accessing that program function.

It is obvious that not all the technical features in claims 1-14,20-25 are disclosed by D1,D2,D3 or D4, and further the technical solutions claimed are not obvious to a person skilled on the basis of D1,D2,D3,D4 or their combination. Thus, claims 1-14,20-25 have novelty under PCT Article 33(2), and have inventive step under PCT Article 33(3);

Claims 1-14,20-25 have industrial applicability under PCT Article 33(4), because remote logging mechanism claimed can be made or used in the industry.